

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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Martin S. Gottesfeld, pro se,  
Plaintiff,  
- against -  
Hugh J. Hurwitz, et al.

Case No.: 18-cv-10836-PGG-GWG

MOTION TO AMEND DOCKET ENTRIES

Plaintiff Martin S. Gottesfeld (herein the "plaintiff"), acting pro se, hereby moves The Honorable Court pursuant to Castro v. United States, 540 U.S. 375 (2003) to order The Clerk of The Court to amend the following instant docket entries as stated infra:

- Docket entry (D.E.) 141 currently appears in the instant docket report as "Reply (non-motion)" and the plaintiff asks that it instead appear as the plaintiff captioned it, or at the least, "REPLY TO DEFENDANTS' OPPOSITION (D.E. 125)";

- D.E. 142 currently appears in the instant docket report as "Reply (non-motion)" and the plaintiff asks that it instead appear as the plaintiff captioned it, or at the least, "REPLY TO DEFENDANTS' OPPOSITION (D.E. 120)";

- D.E. 143 currently appears in the instant docket report as "Letter" and the plaintiff asks that it instead be merged with D.E. 101 and 115, or at the least, "Exhibits In Support of docket entry number 101";

- D.E. 146 currently appears in the instant docket report as "Reply (non-motion)" and the plaintiff asks that it instead appear as the plaintiff captioned it, or at the least, "REPLY TO DEFENDANTS' OPPOSITION (D.E. 135)";

- D.E. 147 currently appears in the instant docket report as "Miscellaneous Relief" and the plaintiff asks that it instead appear as the plaintiff captioned it, "MOTION TO AMEND DOCKET ENTRIES";

- D.E. 148 currently appears in the instant docket report as "Leave to File Document" and the plaintiff asks that it instead appear as the plaintiff

captioned it, "NOTICE OF FILINGS";

- D.E. 149 is in fact the following three (3) distinct and discrete filings and the plaintiff requests that it be split into three (3) separate docket entries as follows: (1) at pages 1-3, the plaintiff's MOTION FOR LEAVE TO FILE A SUR-REPLY TO D.E. 111 and Exhibit 1 thereto, Declaration of Martin S. Gottesfeld (Friday, February 7th, 2020); (2) at pages 4-5, the plaintiff's MOTION TO AMEND DOCKET ENTRIES; and (3) at pages 6-7, the plaintiff's NOTICE FOR CALENDAR CALL to The Clerk of The Court; and

- D.E. 150 currently appears in the instant docket report as "Miscellaneous Relief" and the plaintiff asks that it instead appear as the plaintiff captioned it, or at the least, "CLAIM (Motion) FOR MANDATORY JUDICIAL NOTICE".

The plaintiff thanks The Court and The Clerk of The Court for their attention to these mundane matters.

Respectfully filed in accordance with the prison-mailbox rule of Houston v. Lack, 487 U.S. 266 (1988), by mailing to The Court in an envelope bearing sufficient affixed pre-paid first-class U.S. postage and U.S.P.S. tracking number 9114 9023 0722 4792 9869 59, handed to Ms. J. Wheeler of the FCI Terre Haute CMU unit team while acting in her official capacity as an agent of the instant defendants on Sunday, March 1st, 2020, or the first opportunity thereafter,

by: 

Martin S. Gottesfeld, pro se  
Reg. No.: 12982-104  
Federal Correctional Institution  
P.O. Box 33  
Terre Haute, IN 47808

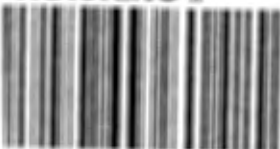
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NEW YORK, NY 10007  
United States

Sunday, March 1st, 2020; Houston v. Lack, 487 U.S. 266 (1988)

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